## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

JEFFERY W. CALHOUN, #53064, )	
PLAINTIFF,	
<b>v.</b>	CIVIL ACTION 1:07CV455-MEF
SGT. WILLIAM BANKS;	
RAY ARNOLD; OFFICER )	
CHRISTOPHER WATSON; )	
<b>OFFICER BRADLEY CAIN;</b> )	
AND, SGT. DONNY SMITH, )	
)	
<b>DEFENDANTS.</b> )	

## **SPECIAL REPORT TO MAGISTRATE**

Come now the Defendants, Sgt. William Banks, Ray Arnold, Officer Christopher Watson, Officer Bradley Cain and Sgt. Donny Smith, pursuant to this Court's Order of May 23, 2007, and would report to the Magistrate as follows:

#### **Facts**

On October 9, 2006, at approximately 4:14 A.M., Officer Ray Arnold and Auxiliary Police Officer William Banks were on patrol and discovered a bay door unsecured and partially open at A&C Auto Repair located 1350 Fountain Street, Dothan, Alabama. Officer Chris Watson was called as a backup officer. When Officer Arnold and Officer Watson entered the building they heard noises coming from an office area in the back of the building. The building was dark and the

officers were using their flashlights to see. When Officer Arnold entered an office, he found Mr. Calhoun in the corner of the office. He had been loading tools in a basket. Officer Arnold ordered Mr. Calhoun to show his hands and he refused. Officer Arnold ordered Mr. Calhoun to get on the ground and he refused. Officer Watson then entered the room. Mr. Calhoun was refusing to comply with Officer Arnold's repeated orders to get down; then he approached Officer Arnold in a fast aggressive manner. At that time, Officer Watson used his tazer to subdue Mr. Calhoun. Officers then tried to handcuff Mr. Calhoun but he physically resisted. Mr. Calhoun was then administered another five-second charge from the tazer and the officers were able to get him secured in handcuffs. The tazer leads striking Mr. Calhoun, and subsequently being removed, caused small pricks to his skin which bled slightly. Mr. Calhoun was placed in a patrol car while officers proceeded to secure the scene. K-9 Officer Brad Cain arrived and used his K-9 partner to search the building for additional suspects. Investigator Sgt. Donny Smith arrived and photographed the scene including tools which had been removed from the building that were discovered across the street. Only that force necessary to arrest and subdue Mr. Calhoun was used by the officers. He did not appear injured nor did he request medical treatment at the scene. (Ex. "A", Affidavit of Ray Arnold; Ex. "B", Affidavit of Christopher H. Watson; Ex. "C", Affidavit of Bradley Cain; Ex. "D", Affidavit of Donny Smith; and, Ex. "F", Affidavit of William Banks.)

When Mr. Calhoun arrived at the jail he was booked on the charge of Burglary 3<sup>rd</sup> degree. Jail Security Officer Hess processed Mr. Calhoun at approximately 6:35 A.M. Officer Hess noticed the dried blood on Mr. Calhoun's shirt and noted that he had been tazed on scene. Mr. Calhoun did not appear to be in need of medical assistance. Mr. Calhoun did not complain of any injury, nor did he request medical assistance. (Ex. "G", Affidavit of Jesse Matthew Hess; Ex. "E", Booking video; Ex. "H", Dothan City Jail Inmate Medical Screening Form; and, Ex. "I", Booking photograph).

After Mr. Calhoun was booked into the Dothan City Jail he was transported to the Dothan Police Department where he was interviewed by Sgt. Smith regarding the burglary. Prior to beginning the interview, Mr. Calhoun signed a waiver of rights form. At no time did he complain to Sgt. Smith about an injury or request medical assistance. Sgt. Smith subsequently obtained a warrant and signed a complaint for Burglary 3<sup>rd</sup> degree. Shortly after his arrest, Mr. Calhoun sent a letter to the Dothan Police Department Criminal Investigation Division. In his letter, Mr. Calhoun proposes working as an informant in return for getting out of jail. Nowhere in that letter is there any reference to an injury or any mistreatment allegedly suffered by Mr. Calhoun at the hands of Dothan Police Officers. At no time since the events of October 9, 2006 has Mr. Calhoun, or anyone on his behalf filed a complaint with the Dothan Police Department regarding injuries or

mistreatment suffered during Mr. Calhoun's arrest. (Ex. "D", Affidavit of Donny Smith; Ex. "J", Affidavit of Ray Owens; Ex. "M" Waiver of Rights; Ex. "Q", Warrant and Complaint; and, Ex. "R", Calhoun's letter).

On October 9, 2006 at 10:33 A.M. Mr. Calhoun was turned over to Houston County Sheriff's Department. Upon being booked into the Houston County Jail, the booking officer noted that there were no "symptoms of need for emergency medical treatment." Photographs from the Houston County Jail do not show any obvious injury to Mr. Calhoun. Documents provided by the Houston County Jail show that the only complaint related to his arrest was that his ear filled up with blood when he was tazed. This statement was made on May 10, 2007, six days before filing this action. However, on October 17, 2006, eight days after being arrested, Mr. Calhoun told jail medical personnel that his ear problem was due to being in an explosion. None of the documents from the Houston County Jail indicate that Mr. Calhoun was treated for any injuries received at the time of his arrest. (Ex. "N", Houston County Jail photographs; Ex. "O", Houston County Jail medical documents and inmate request forms; and, Ex. "K", Houston County Jail Receiving Screening Form).

The Plaintiff has no medical records to attach because he did not require or request medical assistance at the time of his arrest.

#### **RESPONSE TO SPECIFIC ALLEGATIONS**

## **Ground One - Police Brutality**

Plaintiff alleges that he was tazed by "four different tazer guns at the same time" and that he was "shot in the head and heart area."

At the time officers discovered Mr. Calhoun in the business, there were only three officers on the scene and only two of them were inside the business. Officer Watson was the only officer to deploy and fire his tazer. The tazer leads struck Mr. Calhoun in the left shoulder and left side. No tazer leads struck Mr. Calhoun in the head or near his heart. After initially being struck with the tazer, Mr. Calhoun resisted officers' attempts to cuff him and he was administered an additional five-second burst from the tazer. No officers fired a firearm at any time during this incident.

# **Ground Two - Cruel and Unusual Punishment**

Plaintiff alleges that officers "continued to taze me after I was hand-cuffed inside of this building for approximately 30 min" that he was tazed again after being placed in the patrol car and that he was poked in the ribs with a stick.

Mr. Calhoun was administered a second five-second burst of the tazer when he resisted officers attempts to handcuff him. It is practically impossible for a tazer to fire for 30 minutes. (Ex. "L", Affidavit of Jeff Arnold). He was not tazed at any time after being cuffed or when he was in the back of the patrol car. At no

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time did any officer poke Mr. Calhoun anywhere with a stick. Dothan Police officers only arrested Mr. Calhoun, they took no part in his sentencing or "punishment" for the charge of Burglary 3<sup>rd</sup> degree. On April 17, 2007 Mr. Calhoun pled guilty to Burglary 3<sup>rd</sup> degree. The Honorable Judge Denny Holloway sentenced Mr. Calhoun to ten years in the state penitentiary. Due to Mr. Calhoun's prior felony convictions, a ten-year sentence was the minimum sentence available. (Ex. "P", Plea of guilty, Ex. "S", Probation Report).

## **Ground Three - Intentional Infliction of Pain and Suffering**

Plaintiff alleges that officers conducted an "illegal interrogation" and "continued to taze me and stick me in the ribs with their stick."

See response to Ground One.

# <u>Ground Four - Deliberate Indifference Towards Detainee's</u> Medical Needs, Not Being Treated by Qualified Physician or Paramedic

Plaintiff alleges that he "was bleeding very bad from the head and heart area" and that officers "refused me medical attention and a body chart."

The probes on the tazer leads can cause slight bleeding. The "wound" caused by the probe is generally smaller (about half the size) than the letter "I" used throughout this document. Mr. Calhoun's thrashing and movement while resisting officers' attempts to cuff him could have increased the amount of bleeding. Officers were able to remove the probes without difficulty and the bleeding had stopped prior to leaving the scene of the burglary. The only bleeding

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that officers noticed was on his left shoulder. The available photographs and video only show dried blood on Mr. Calhoun's left shoulder. Neither of the tazer leads struck Mr. Calhoun in the head. Mr. Calhoun was not bleeding from the head at any time while in the presence or custody of Dothan Police officers on October 9, 2006. The available photographs and video show no blood on Mr. Calhoun's head or anywhere near the collar of his shirt. At no time while in the presence or custody of Dothan Police officers on October 9, 2006 did Mr. Calhoun appear to be in need of medical attention or request medical treatment. Respondents are unsure of the nature of the allegation that they refused Mr. Calhoun a "body chart."

## **Probable Cause**

Dothan Police officers had probable cause to arrest Mr. Calhoun. Mr. Calhoun was discovered at 4:15 A.M. in a darkened and closed business in the act of collecting property therefrom for removal. Mr. Calhoun subsequently pled guilty to the charge of Burglary 3<sup>rd</sup> Degree which arose out of this incident. Based on these facts, officers had probable cause to arrest Mr. Calhoun.

# **Use of Force**

The officers did not violate the Plaintiff's constitutional rights under the Fourth Amendment. When a person is seized, his claim of excessive force must be reviewed under the Fourth Amendment objective reasonableness standard.

Graham v. Conner, 490 U.S. 386, 109 S. Ct. 1865, 104 L. Ed. 2d 443 (1989). Whether the amount of force used by an officer is objectively reasonable turns on several factors, the severity of the crime, if the suspect poses an immediate threat, and whether the suspect is resisting or fleeing. See Graham, 490 U.S. at 394, 109 S. Ct. 1865. Mr. Calhoun was encountered in a dark, closed business while in the process of removing items therefrom, refused to comply with officers' commands to show his hands or to get on the ground, and then attempted to approach the officer in an aggressive manner. Officer Watson clearly perceived Mr. Calhoun's actions as an immediate threat to Officer Arnold. After the initial five-second charge, Mr. Calhoun resisted and was administered a second five-second charge.

Another key factor the Eleventh Circuit looks at is the extent of the injury.

Leslie v. Ingram, 786 F.2d 1533, 1536 (11<sup>th</sup> Cir. 1986). Mr. Calhoun received minimal injury, which did not require medical attention, as a result of being struck with the tazer. Furthermore, the courts have held that the application of de minimus force, as used here, without more will not support a Fourth Amendment claim of excessive force. Nolin v. Isbell, 207 F.3d 1253 (11<sup>th</sup> Cir. 2000). This case is similar to Draper v. Reynolds, 369 F.3d 1270 (11<sup>th</sup> Cir. 2004). In Draper a Deputy Sheriff had to taze a suspect in order to arrest him. The court held that the use of force was proportionate to the need, and did not inflict serious injury. When Mr. Calhoun refused to comply with Officer Arnold's commands and approached

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him in an aggressive manner in a small dark office, the response choice was either Officer Watson's tazer or Officer Arnold's firearm.

#### AFFIRMATIVE DEFENSES

- 1. The Defendants assert the affirmative defense of qualified immunity.
- 2. The Defendants assert the affirmative defense of good faith immunity.
- 3. The Defendants assert the affirmative defense of discretionary function immunity under Ala. Code §6-5-338 (1975).
- 4. The Defendants assert the affirmative defense of Res Judicata.
- 5. The Defendants assert the affirmative defense of contributory negligence.
- 6. The Defendants assert the affirmative defense the Plaintiff's Complaint fails to state a cause of action which relief may be granted.
- 7. The Defendants deny all allegations set out in the Plaintiff's Complaint.
- 8. The Defendants assert that the Plaintiff is not entitled to relief because he did not suffer a constitutional violation.
- 9. The Defendants assert that Plaintiff cannot establish a Federal law claim under 42 U.S.C. §1983.
- 10. The Defendants assert that Plaintiff assumed the risks of his conduct.
- 11. The Defendants assert that Plaintiff was in the act of committing a crime involving moral turpitude at the time he was "injured."

Dated this 2nd day of July, 2007.

s/ Joe E. Herring, Jr.
Joe E. Herring, Jr. (HER038)
Assistant City Attorney
P.O. Box 2128
Dothan, AL 36302
(334) 615-3130

## **CERTIFICATE OF SERVICE**

I hereby certify that on this 2nd day of July, 2007, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, and I further certify that a copy of the foregoing has been served upon the following by placing same in the United States Mail, postage prepaid, on this the 2nd day of July, 2007:

Jeffery W. Calhoun #53064 – J-Pod Houston County Jail 901 East Main Street Dothan, AL 36301

s/ Joe E. Herring, Jr.
Of Counsel

# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

JEFFERY W. CALHOUN, #53064,	)
PLAINTIFF,	) )
v.	) CIVIL ACTION 1:07CV455-MEF
SGT. WILLIAM BANKS;	)
OFFICER RAY ARNOLD;	)
OFFICER CHRISTOPHER	)
WATSON; OFFICER BRADLEY	)
CAIN; AND, SGT. DONNY )	
SMITH,	)
	)
DEFENDANTS.	)

# AFFIDAVIT OF RAY ARNOLD

STATE OF ALABAMA, HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared Ray

Arnold, who, being by me first duly sworn, did depose and say as follows:

My name is Ray Arnold, and I am over the age of nineteen years and reside in Houston County, Alabama. I have personal knowledge of the things and matters set forth herein.

I was formerly employed by the City of Dothan Police Department from July 1998 to June 2005 and June 2006 to May 2007. I am certified as a



Police Officer by the Alabama Officers Standard and Training Commission.

I received extensive training on the use of force at the Police Academy and additional training on the proper use of force from the Dothan Police

Department. I have since left the Dothan Police Department and am currently working in my family's business.

On October 9, 2006, I was working in the patrol division of the Dothan Police Department. Auxiliary Officer William Banks and I were working my patrol area and checking businesses. At approximately 4:14 A.M. we discovered the bay door at A&C Auto Repair located at 1350 Fountain Street, Dothan, Alabama to be unsecured and partially open. I contacted Officer Chris Watson and requested backup at the scene. When Officer Watson arrived, we opened the bay door to gain entry to the building. As we opened the door, we heard noises from the back of the business in the area of an office. The business was dark and we were using flashlights to see. Officer Watson and I approached the office and Auxiliary Officer Banks attempted call dispatch to notify them of the situation. As we approached the office, I entered a room to the left and Officer Watson covered the room on the right. Upon entering the room, I discovered a white male, later identified as Jeffrey Wayne Calhoun, standing in the corner of the room. I ordered Mr. Calhoun, at gunpoint, to "show me your hands." I

also ordered him to "get on the ground." Officer Watson then entered the room. I continued to order Mr. Calhoun to get on the ground but he refused to obey my command. It was dark and I could not tell if Mr. Calhoun was armed. Mr. Calhoun then came toward me in an aggressive manner. At that time, Officer Watson deployed his tazer<sup>1</sup> and fired it at Mr. Calhoun. This caused Mr. Calhoun to go to the ground. When we attempted to handcuff Mr. Calhoun, he physically resisted, and he was tazed for an additional five seconds. We were then able to secure and handcuff Mr. Calhoun. I notified dispatch that we had a burglary in progress and a suspect was in custody. I then walked Mr. Calhoun out of the building and placed him in my patrol car.

When I started filling out my report, Mr. Calhoun told me there was a black male involved in the burglary and had been in the business earlier and had taken a handgun. I had police dispatch contact the investigator on call and ask them to try and make contact with the business owner. Cpl. Brad Cain arrived with a K-9 unit and he and the other officers completed a search of the building. I then searched the wood line and found additional tools that had been removed from the building. Sgt. Donny Smith arrived as

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<sup>&</sup>lt;sup>1</sup> A tazer is a less than lethal conducted energy weapon, shaped liked a hand gun. I can be used with or without propelled wire leads to conduct energy to the target. The tazer's electrical charge controls and overrides the body's central nervous system causing uncontrollable contractions of the muscle tissue in order to physically debilitate a target.

well as the owner of the business, Mr. Chris Lamb. Sgt. Smith photographed the items that were taken and made inventory.

During my pat down search of Mr. Calhoun, I discovered a flat tip screwdriver in his right back pants pocket. I turned this over to Investigator Smith also. I then transported Mr. Calhoun to the Dothan Police Department and he was booked on the charge of burglary. Neither I, nor any other officer, used excessive force against Mr. Calhoun. Mr. Calhoun was only tazed when he refused to obey my commands and when he resisted officers' attempts to handcuff him. Mr. Calhoun was never tazed after he was handcuffed. Neither I, nor any other officer poked Mr. Calhoun with a stick. Mr. Calhoun did not require or request any medical assistance. Mr. Calhoun received no injuries other than the small pricks where the tazer leads struck him. Had Mr. Calhoun appeared injured or requested medical treatment, we would have called paramedics or transported him to the Southeast Alabama Medical Center for evaluation and treatment. By the time Mr. Calhoun was transported to the Dothan City Jail, the slight bleeding, caused by the tazer leads, had stopped.

Mr. Calhoun was caught during the commission of a felony. The room was dark except for our flashlights. Mr. Calhoun refused to show his hands or get on the floor as ordered. When he approached me in a fast,

aggressive manner, Officer Watson tazed him to ensure that we would not be injured. Only that force necessary to arrest and contain Mr. Calhoun was used.

Further Affiant sayeth not.

Ray Argeld

STATE OF ALABAMA, HOUSTON COUNTY.

Sworn to and subscribed before me this 3

2007.

Notary Publić

My Commission Expires

LINDA R. JOHNSON

Notary Public, AL State at Large
My Comm. Expires Nov. 17, 2009

# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

JEFFERY W. CALHOUN, #53064,	)
PLAINTIFF,	) )
V.	) CIVIL ACTION 1:07CV455-MEF
SGT. WILLIAM BANKS;	)
OFFICER RAY ARNOLD;	)
OFFICER CHRISTOPHER	)
WATSON; OFFICER BRADLEY	)
CAIN; AND, SGT. DONNY	)
SMITH,	)
	)
DEFENDANTS.	)

### AFFIDAVIT OF CHRISTOPHER H. WATSON

STATE OF ALABAMA, HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared

Christopher H. Watson, who, being by me first duly sworn, did depose and say as follows:

My name is Christopher H. Watson, and I am over the age of nineteen years and reside in Houston County, Alabama. I have personal knowledge of the things and matters set forth herein.

EXHIBIT

been so employed since January 17, 2000. I am certified as a Police Officer by the Alabama Peace Officers Standard and Training Commission. I hold the rank of patrolman and I am currently assigned to the narcotics division of the Dothan Police Department. I received extensive training on the use of force at the Police Academy and additional training on the proper use of force from the Dothan Police Department. I have also been trained and certified to carry a tazer as part of my duty equipment.

On October 9, 2006, at approximately 4:14 a.m., I was working in patrol when I was contacted by Officer Ray Arnold in reference to a possible burglary at A&C Auto Repair located at 1350 Fountain Street, Dothan, Alabama. When I arrived at the scene, Officer Arnold and Auxiliary Officer Banks were present. We approached the bay door of the shop which was unsecured and partially open. As we began to open the door, we heard noises from the back of the business in the area of an office. The building was dark so Officer Arnold and I entered the business with our flashlights and approached the office area. Officer Arnold entered a room to the left and I covered the room on the right. I then heard Officer Arnold yell "show

A tazer is a less than lethal conducted energy weapon, shaped like a handgun. It can be used with or without propelled wire leads to conduct energy to a target. The tazer's electrical charge controls and overrides the body's central nervous system causing uncontrollable contractions of the muscle tissue in order to physically debilitate a target.

me your hands!" I immediately went to Officer Arnold's location. Officer Arnold had his handgun out and was ordering the suspect, Jeffrey Wayne Calhoun, to the ground. Mr. Calhoun was refusing to obey Officer Arnold's commands to show his hands and started towards Officer Arnold in an aggressive manner. At that time, I deployed my tazer and fired it at Mr. Calhoun. The tazer leads struck Mr. Calhoun in the left shoulder and left side. The tazer sends a charge for five seconds which caused Mr. Calhoun to fall to the ground. We then attempted to handcuff Mr. Calhoun and he violently resisted. I then tazed Mr. Calhoun for an additional five seconds. We were then able to control and handcuff Mr. Calhoun. Mr. Calhoun was placed under arrest for burglary. Mr. Calhoun was placed in Officer Arnold's patrol car and the tazer leads were removed from him. Mr. Calhoun did bleed slightly where he was struck by the tazer leads.

After Cpl. Cain arrived at the scene with a K-9, the other officers and I searched for the second suspect and recovered additional items that had been removed from the business and placed in the woods across the street.

Mr. Calhoun was not bleeding from his head or his chest as he alleges. By the time Mr. Calhoun was transported from the scene, any bleeding caused by the tazer leads had stopped. If Mr. Calhoun had visible injuries or complained of any injury, I would have called paramedics and

had him transported to the Southeast Alabama Medical Center for evaluation and treatment. Neither I, nor any other Officer, used excessive force on Mr. Calhoun. Had Mr. Calhoun complied with Officer Arnold's orders to get down, show his hands, and not moved toward Officer Arnold in a threatening manner, I would not have tazed him. I deployed my tazer for two five second bursts. No officer tazed Mr. Calhoun after he was handcuffed or poked him with a stick. No officer used excessive force against Mr. Calhoun during the course of the arrest or afterwards.

Further Affiant sayeth not.

Christopher H. Watson

STATE OF ALABAMA, HOUSTON COUNTY.

Sworn to and subscribed before me this

2007.

**Notary Public** 

My Commission Expires

LINDA R. JOHNSON

Notary E. Jic, AL State at Large
My Comm. Expires Nov. 17, 2009

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION		
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SGT. WILLIAM BANKS;	)	
OFFICER RAY ARNOLD; OFFICER CHRISTOPHER	)	
WATSON; OFFICER BRADLEY CAIN; AND, OFFICER DONNY	)	
SMITH,	)	

# AFFIDAVIT OF BRAD CAIN

STATE OF ALABAMA, HOUSTON COUNTY.

DEFENDANTS.

Before me, the undersigned authority, personally appeared Brad Cain, who, being by me first duly sworn, did depose and say as follows:

My name is Brad Cain, and I am over the age of nineteen years and reside in Houston County, Alabama. I have personal knowledge of the things and matters set forth herein.



I have been a police officer for over ten years and I have been employed by the City of Dothan Police Department since 1999. I am certified as a Police Officer by the Alabama Peace Officers Standard and Training Commission. I received extensive training on the use of force at the Police Academy and additional training on the proper use of force from the Dothan Police Department. I am currently assigned to the patrol division as a K-9 handler and hold the rank of Corporal.

On October 9, 2006 I was dispatched to a burglary call at 1350 Fountain Street, Dothan, Alabama. When I arrived officers had already placed Mr. Calhoun in the back of a patrol car. I then proceeded to search the building for additional suspects with my K-9 partner. After determining no other suspects were in the area, I assisted officers with the location and collection of evidence.

While at the scene I did not see any injuries on Mr. Calhoun, hear him complain of any injuries or hear him request medical attention. At no time did I deploy my tazer. I did not see any officer taze Mr. Calhoun, poke him with a stick or mistreat him in any way.

Further Affiant sayeth not.

STATE OF ALABAMA, HOUSTON COUNTY.

Sworn to and subscribed before me this

chay of June, 200

Notary Public

My Commission Expires

LINDA R. JOHNSON Notary Public, AL State at Large My Comm. Expires Nov. 17, 2009

# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

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PLAINTIFF,	) )
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OFFICER RAY ARNOLD;	)
OFFICER CHRISTOPHER	)
WATSON; OFFICER BRADLEY	)
CAIN; AND, SGT. DONNY	)
SMITH,	)
	)
DEFENDANTS.	)

# AFFIDAVIT OF DONNY SMITH

STATE OF ALABAMA, HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared Donny Smith, who, being by me first duly sworn, did depose and say as follows:

My name is Donny Smith, and I am over the age of nineteen years and reside in Houston County, Alabama and I have personal knowledge of the things and matters set forth herein.

I am employed by the City of Dothan Police Department and have been so employed since April 25, 1988. I hold the rank of Sergeant, and I



am assigned to the Criminal Investigations Division of the Dothan Police Department. I am certified as a Police Officer by the Alabama Peace Officers Standard and Training Commission.

On October 9, 2006, at approximately 4:20 A.M., I was called to a burglary at A&C Auto Repair located at 1350 Fountain Street, Dothan, Alabama. Upon my arrival, at approximately 4:50 A.M., the suspect, Mr. Jeffrey Wayne Calhoun, was being detained in a police car. I spoke to Officer Ray Arnold who informed me that while on patrol he and Auxiliary Officer, William Banks, had been checking businesses and found the bay door of A&C Auto Repair partially open. Officer Arnold called for backup and Officer Chris Watson arrived on the scene shortly thereafter. As the officers started to enter the building they heard noises. The officers found Mr. Calhoun in an office in the back of the building. Mr. Calhoun was in the process of loading items from the business into a basket. Officer Arnold ordered Calhoun to the ground but he refused and began approaching Officer Arnold in a threatening manner. At this time, Officer Watson deployed his tazer and they were able to gain control of Mr. Calhoun and take him into custody. While at the scene, I observed no obvious injuries on Mr. Calhoun, nor did I hear him complain of any injuries or request medical assistance.

I photographed the scene including the items that Mr. Calhoun was loading in the basket in the business. I contacted the owners of the business, Mr. Chris Lamb and he responded to the scene. Mr. Lamb identified the tools as belonging to him.

Mr. Calhoun had informed Officer Arnold that there was a black male assisting in the burglary and he was in the bushes across the street waiting on him. Mr. Calhoun stated they had already removed some items from the business. Officer Arnold went to the wooded area and found another basket containing air tools that had been taken from the business. I photographed these items also.

Mr. Calhoun was then transported to the Dothan Police Department where he was booked into Dothan City Jail. After being booked Mr. Calhoun was transported to the Criminal Investigation Division conference room where he signed a waiver of rights and gave me a statement. Mr. Calhoun said the black male told him the bay door was not secured and they could gain access to the building through the door. Mr. Calhoun stated he had a drug problem and he needed money to buy more drugs.

Mr. Calhoun did not appear injured in any way. During the interview, which lasted approximately 30 minutes, Mr. Calhoun was not actively bleeding, nor did he complain of any injury or request medical assistance.

Had Mr. Calhoun been actively bleeding or complaining of any injury, he would have been transported to the Southeast Alabama Medical Center for evaluation and treatment. I did not see any officer taze Mr. Calhoun or poke him with a stick. Mr. Calhoun never complained that officers mistreated him in any way. Had Mr. Calhoun complained he was mistreated, I would have documented the complaint and notified the officer's Supervisor as well as my Lieutenant.

One week after his arrest, Mr. Calhoun sent me a letter offering to provide information on drug dealers if I would assist him in getting out of jail. Mr. Calhoun did not mention anything in his letter about any injuries or being mistreated by officers. Neither I, nor any other officer used excessive force against Mr. Calhoun or refused to provide medical treatment to him.

Further Affiant sayeth not.

Downy Smith

STATE OF ALABAMA, HOUSTON COUNTY.

Sworn to and subscribed before me this

2007.

day of \_

Page 4 of 4

Notary Public

My Commission Expires:

Notary Public, AL State at Large
My Comm. Expires Nov. 17, 2009

# **BOOKING VIDEO**

**OF** 

JEFFERY W. CALHOUN

(ATTACHED SEPARATELY)

**EXHIBIT "E"** 



# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

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OFFICER CHRISTOPHER	)
WATSON; OFFICER BRADLEY	)
CAIN; AND, SGT. DONNY	)
SMITH,	)
	)
DEFENDANTS.	)

# AFFIDAVIT OF WILLIAM BANKS

STATE OF ALABAMA, HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared William Banks, who, being by me first duly sworn, did depose and say as follows:

My name is William Banks, and I am over the age of nineteen years and reside in Dale County, Alabama. I have personal knowledge of the things and matters set forth herein.

I am currently employed by the City of Dothan as a Jail Security

Officer and have been so employed since September 04, 2001, and I hold the rank of Sergeant. I also serve as an Auxiliary Police Officer with the City of

EXHIBIT

"F"

Dothan and have served as an Auxiliary Officer since 2003. I have been trained on the proper use of force and I am certified to carry a tazer as part of my duty equipment.

On October 9, 2006, at approximately 4:14 A.M., I was riding with Officer Ray Arnold and we were checking businesses. When we checked A&C Auto Repair located at 1350 Fountain Street, Dothan, Alabama, we found a bay door of the business unsecured and raised approximately one to two feet. Officer Arnold requested back up and Officer Watson arrived at the scene. As we lifted the door to gain entry to the business, we could hear noise coming from the back of the business in the area of an office. The two officers proceeded toward the noise and I stepped out and attempted to advise dispatch what was happening. Officer Arnold went into a room on the left and Officer Watson covered a room to the right. Immediately after Officer Arnold entered the room he shouted "show me your hands!" Officer Watson then entered the room with Officer Arnold. As I attempted to go to assist the other officers, I tripped over something on the floor. The business was dark and we were using flashlights to see. When I arrived at the room, Officer Watson had already fired his taser at Mr. Calhoun. The taser had caused Mr. Calhoun to fall to the ground, and he was resisting officers'

attempts to cuff him. Mr. Calhoun was handcuffed and removed from the building and placed in Officer Arnold's patrol car.

I did not deploy my tazer and to my knowledge, the only person who tazed Mr. Calhoun was Officer Watson. No one tazed Mr. Calhoun after he was handcuffed, nor did anyone poke him with a stick. Mr. Calhoun did not complain of any injury. Had he done so, we would have called paramedics and he would have been transported to the Southeast Alabama Medical Center for evaluation and treatment.

Corporal Cain arrived with a K-9 unit and we conducted a building search for other suspects, we also searched the woods across the street and found additional tools that had been taken from the business. Officer Arnold requested an investigator to respond to the scene. Sgt. Donny Smith of the Criminal Investigative Division arrived and began photographing the area and the tools that were recovered. Mr. Calhoun was then transported to the Dothan Police Department to talk to Sergeant Smith.

As a Jail Security Sergeant for the Dothan City Jail. I am familiar with the policy and procedures of the jail, and had Mr. Calhoun appeared injured or complained of any injury, he would have been transported to the Southeast Alabama Medical Center for evaluation and treatment before he would be allowed to be booked at the Dothan City Jail. No officer used

excessive force against Mr. Calhoun, nor did anyone refuse him medical treatment.

Further Affiant sayeth not.

STATE OF ALABAMA, HOUSTON COUNTY.

2007.

Sworn to and subscribed before me this 29

Notary Public

My Commission Expires

LINDA R. JOHNSON Notary Public, AL State at Large My Comm. Expires Nov. 17, 2009

# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

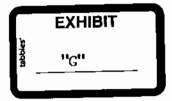
JEFFERY W. CALHOUN, #53064,	)
PLAINTIFF,	)
<b>v.</b>	) CIVIL ACTION 1:07CV455-MEF
SGT. WILLIAM BANKS;	)
OFFICER RAY ARNOLD;	)
OFFICER CHRISTOPHER	)
WATSON; OFFICER BRADLEY	)
CAIN; AND, SGT. DONNY	)
SMITH,	)
	)
DEFENDANTS.	)

# AFFIDAVIT OF JESSE MATTHEW HESS

STATE OF ALABAMA, HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared Jesse Matthew Hess, who, being by me first duly sworn, did depose and say as follows:

My name is Jesse Matthew Hess, and I am over the age of nineteen years and reside in Houston County, Alabama and I have personal knowledge of the things and matters set forth herein.



I am employed by the City of Dothan Police Department and have been so employed since September 15, 2003. I am a Jail Security Officer at the Dothan City Jail. On October 9, 2006, I was working at the Dothan City Jail when officers brought Mr. Jeffrey Wayne Calhoun in on the charge of Burglary III. I took custody of Mr. Calhoun and booked him into the Dothan City Jail at approximately 6:35 A.M. Mr. Calhoun did not have any visible injury, nor did he complain of any injury. Mr. Calhoun did have dried blood on his left shoulder, and stated he had been tazed. Mr. Calhoun was not actively bleeding at any time while in my presence. If Mr. Calhoun had any visible injury or complained of any injury, he would not have been processed at the jail until he was evaluated or treated for said injury. Mr. Calhoun would have been transported to the Southeast Alabama Medical Center for evaluation and/or treatment pursuant to the policy and procedure of the Dothan City Jail. If Mr. Calhoun needed immediate care, I would have called the paramedics and an ambulance for transport.

As part of the booking process, which is videotaped, Mr. Calhoun was asked a series of medical questions. I asked Mr. Calhoun if he had any bruising, open cuts, recent head injury, or any other medical problems we need to be aware of and Mr. Calhoun answered only that he had a "shock wound", pointing to his left shoulder where he had been tazed. I

A.M. on October 9, 2006, Mr. Calhoun was transported to the Houston County Jail on the felony charge. Mr. Calhoun did not request medical treatment and he was not refused medical treatment by anyone at the Dothan City Jail.

Further Affiant sayeth not.

Jesse Matthew Hess

STATE OF ALABAMA, HOUSTON COUNTY.

Sworn to and subscribed before me this

day of June, 2007

Notary Public/

My Commission Expires

LINDA R. JOHNSON

Notary Public, AL State at Large
My Comm. Expires Nov. 17, 2009

Ν

PGM-JNMSCR DOTHAN CITY JAIL Page 1 INMATE MEDICAL SCREENING FORM Date: 10/09/06 Time: 6:38 Name: CALHOUN, JEFFREY WAYNE DOB: 9/26/66 Master ID#: 27332 Cell: H 20 SSN: 261-69-9682 Booking Number: 06-0120984 ADMISSION OBSERVATIONS Y/N/A 1. Does the immate appear able to understand and answer questions? Υ 2. Is the inmate in need of medical attention prior to booking? N If yes, describe:

3. Any divious fever, swollen lymph nodes, jaundice, or infection?

4. Any skin condition or evidence of vermin or lice on the immate?

5. Does the Immate appear to be under the influence of alcohol/drug?

6. Are there any visible signs of alcohol/drug withdrawal symptoms?

7. Does the immate's behavior suggest any risk of suicide?

N

8. Does invate have any medication on person? (If yes, list below.)  $_{\rm N}$ 

9. Enter the current time and date:

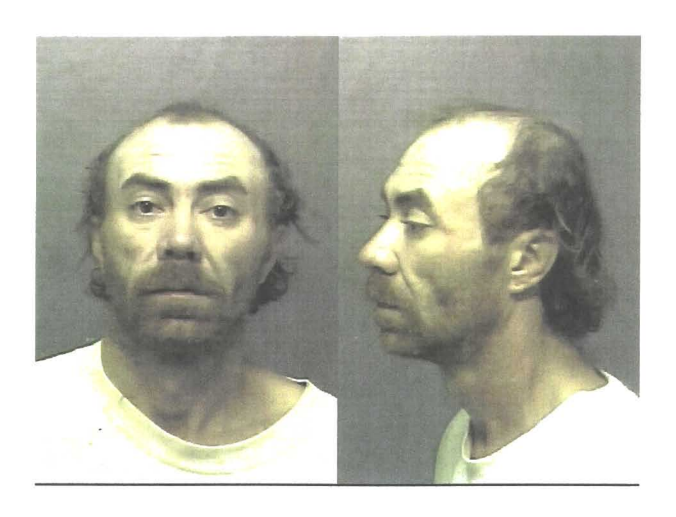
OFFICER - INVALE QUES	TIONAIRE	,	Y/N/R
10. Have you ever had/h	ave any of the following i	llnesses or cond.?	
a) Hepatitis	N b) Heart Disease	N c) Mental/Emotion Upse	tΝ
d) Tuberculosis	N e) High Blood Pressure	Y f) Alcohol/Drug abuse	Y
g) Sex. Transmitted Dis.	N h) Epilepsy/Convulsion	N i) Dental Pain — Now	N
j) Asthma/Emphysema	N k) Ulcers	N 1) Hemophiliac(bleeder	) N
m) Cancer	N n) Kidhey Trouble	N o) HIV/exposed to HIV	N
p) Diabetes	N q> DT's	N r) Recently fainted	N
s) Do you use insulin?	N t) Skin Problems	N u) Recent head injury	N
v) Attempted suicide	N w) Bruises/Open Cuts	N x) Other (describe)	Y
If yes to any, desc.	TOS		
11. Are you under a doo	tor's care?		N
Wry?			
Doctor's Name N	Doctor	Address N	
12. Do you use alcohol/	drugs?		N
How often? N			
Type/amit.used NN	When w	as last? N	
<ol><li>Are you homosexual/</li></ol>	bisexual or have contact w	ith either?	N
14. IF FEMALE: Are you	pregnant or given birth in	the last six weeks?	N
15. IF FEMALE: Are you	currently taking birth con	trol pills?	N
16. Do you have any physical disabilities?		N	
17. Do you have any known allergies?			N
If yes, describe:			
18. Did you bring any medication with you? (If yes, list below)			N
19. Do you have an Adva	nce Medical Directive (Liv	ing Will)?	N
If yes, where is it?	N		
20. Do you have any oth	er medical conditions we s	hould be aware of?	N
If yes, describe:			



	Case 1:07-cv-	00455-MEF-SF	RW Document	9-9
PGM-JINMSCR		HAN CITY JAIL DICAL SCREENING FOR		ige 2
		Cell: H 20	DOB: 9/26/ SSN: 261-69-9	
	ATE QUESTIONNAIRE cently been hospital ribe:	lized?	У	/N/R N
-	a history of menta	l illness?		N
If yes, descar 23. Are you thin If yes, expla	nking of killing yo	urself?		N
		spitals? If yes, ch	cose SAMC or	Y
25. Do you have If yes, choo	-	en CARE or PILCHERS	ambulance?	N
26. ********	**** BEHAVIORAL OBS	ERVATIONS OF INMALE	*****	
a) Combative?	N b) Viole		Angry?	N
d) Hearing Voice	es? Ne)Seein	y Visions? Nf)	Incoherent?	N
g) Crying?	N h) Overl	,	No emotions?	И
j) Comments/Notes:	и k) м <b>инининин</b>	N 1) MMMMN		N
I have read the the best of my l		d have answered ALL	questions correctly t	O.
I'm aware that HEALTH SERVICES are available to me at a cost while in custody.				
	release of my media ALL Medical Provide	cal records between rs.	the Dothan Police	
Inmate Signature	e: <u></u>		Date Signed:	_
Booking Officer	Signature:		Date Signed:	_

Filed 07/02/2007 Page 2 of 2

# DOTHAN POLICE DEPARTMENT Dothan, Alabama



Name: CALHOUN, JEFFREY WAYNE

DOB: 9/26/1966 SSN: 261699682



# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

JEFFERY W. CALHOUN, #53064,	)
PLAINTIFF,	) )
v.	) CIVIL ACTION 1:07CV455-MEF
SGT. WILLIAM BANKS;	) )
OFFICER RAY ARNOLD;	)
OFFICER CHRISTOPHER	)
WATSON; OFFICER BRADLEY	)
CAIN; AND, SGT. DONNY	)
SMITH,	)
	)
DEFENDANTS.	)

## AFFIDAVIT OF RAY OWENS

STATE OF ALABAMA, HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared Ray Owens, who being by me first duly sworn, did depose and says as follows:

My name is Ray Owens and I am employed with the Dothan Police Department and have been so employed since June 20, 1983. I am over the age of eighteen and I reside in Houston County, Alabama. I have personal knowledge of the things and matters set out below.



I am certified by the State of Alabama as a police officer and hold the rank of Lieutenant with the Dothan Police Department. I am currently assigned to the Internal Affairs Division. During my employment with the Dothan Police Department I have undergone extensive and continuous law enforcement training with the Dothan Police Department. I am familiar with the Dothan Police Department Procedural General Orders and have received a copy of the manual which sets out the guidelines for police officers employed by the City of Dothan.

One of the responsibilities of the Internal Affairs Division is to take and investigate complaints about Dothan police officers that are made to the Police Department by citizens.

Any time such a complaint is made against an officer, it is sent to the Internal Affairs Division. I have reviewed the records of the Internal Affairs Division from October 9, 2006 forward, and I have found no complaint made by, or based on any alleged mistreatment of a Mr. Jefferey W. Calhoun.

It is my understanding that Mr. Calhoun uses a number of aliases, towit: Jeffrey Wayne Collins, Jeff Wallace, Jeffery Ollins, Jeff T. Clines. 1 have searched for and found no complaints filed by or related to any of the above names. Further Affiant sayeth not.

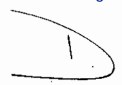
STATE OF ALABAMA, HOUSTON COUNTY.

Sworn to and subscribed before me this  $\mathcal{L}$ 2007.

Notary Public

My Commission Expires

LINDAR. JOHNSON Notary Public, Al State at Large My Comm. Expires Nov. 17, 2009



# HOUSTON COUNTY JAIL



NAME CANOW JEFFELY RACE/SEX W/m D.O.B: 7/24/616
DATE 10/9/00 TIME DOCTOR:
BODIANG OFFICER: P W De MEDICAL INSURANCE:
- O O 20
SOCIAL SECURITY NUMBER OF 1911 AND INMATE NUMBER 53009
VISUAL OPTION:
THE PERSON CONSCIOUS TO THE PERSON CONSCIOUS TO THE PROPERTY OF THE PERSON CONTRACTOR OF THE PER
2 IS THERE PAIN OR OTHER SYNETOMS OF NEED FOR EMERGENCY MEDICAL TREATMENT?
3. IS THERE OBVIOUS FEVER OR OTHER EVIDENCE OF INFECTION WHICH MIGHT SPREADY
4. IS THE SKIN IN GOOD CONDITION AND FREE OF VERMIN? 5. DOES HEISHE APPEAR TO BE UNDER THE INFLUENCE OF ALCOHOLIDE DRUGS? YES (NO
6. ARE THER ANY VISIBLE SIGNS OF ALCOHOLDRUG WITHDRAWAL SYMPTONS?
7. DOES HE/SHE BEHAVE ABNORMALLY? EXPLAIN YES NO
8. DOÉS THE INMATES BEHAVIOR SUGGEST THE RISK OF ASSAULT TO STAFF OR OTHERS?
8. DOES THE INMATE HAVE A MEDICAL ALERT CARD OR OTHER MEDICAL INFORMATION?
OFFICIAL - INMATE QUESTIONNAIRE:
10. ARE YOU TAKING MEDICATION FOR DIABETES, HEART DISEASE, SEIZURES, ARTHRITIS, ASTHMA,  ULCERS HIGH BLOOD PRESSURS OR PSYCHIATRIC DISORDERY (CIRCLE WHICH).
YES NO YOU HAVE MEDICATION WITH YOU?
12. DO YOU HAVE A HISTORY OF TUBERCULOSIS?  YES NO
13 DO YOU HAVE A HISTORY OF VENEREAL DISEASE OR ABNORMAL DISCHARGE?  14. HAVE YOU RECENTLY BEEN HOSKITALIZED OR RECENTLY SEEN A DOCTOR FOR ANY REASON?  YES NO
IF YES EXPLAINE h. Sh blood PLESSURE - 13" WE OCTOBEL
15. ARE YOU ALLERGIC TO ANY MEDICATION? WHAT? YES NO
16. HAVEYOU FAINTED RECENTLY OR HAD A HEAD INJURYS CAR ACCORD OF MO YES NO
17. DO YOU HAVE EPICEPSY, DIABETES, HERATITIS, OR ANY CHRONIC ILLNESSY.  YES NO
18. DO YOU HAVE A PAINFUL DENTAL CONDITION?  19. IF FEMALE, ARE YOU PREGNANT? ON BIRTH CONTROL PILLS? (DIROLE WHICH)  18. TO YOU HAVE A PAINFUL DENTAL CONDITION?
19. IF FEMALE, ARE YOU PREGNANT? ON BIRTH CONTROL PILLS? (OIRCLE WHICH)  20. DO YOU HAVE A SPECIAL DIET PRESCRIBED BY A PHYSICIAN? TYPE STATUS VES NO
125 NO
21. DO YOU HAVE ANY OTHER MEDICAL PROBLEM WE SHOULD KNOW ABOUT?  REMARKS: YAS KERNING.

STATE OF ALABAMA\"
HOUSTON COUNTY\

### MEDICAL RELEASE AUTHORIZATION

KNOW ALL MEN BY THESE PRESENTS, THAT FOR AND IN CONSIDERATION OF HOUSTON COUNTY, ALABAMA, ASSEMING THE FINANCIAL RESPONSIBILITY OR LIABILITY FOR MY MEDICAL OR DOCTOR TREATMENT AND CARE, I DO HEREBY AUTHORIZE ANY SUCH MEDICAL DOCTOR OR HOSPIFAL TO RELEASE ANY MEDICAL RECORDS OR INFORMATION TO ANY DULY APPOINTED OR AUTHORIZED REPRESENTATIVE OF HOUSTON COUNTY, ALABAMA.

However, this medical release authorization is specifically limited to properly authorized Houston County Personnel; and any such medical doctor or hospital is not authorized to release any such medical information of treatment information to any other person, company, or corporation, other than by my further expressed authority from me and my attorney.

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											Y BE ASSES	
		,						,				

DATE:

WITNESS:

# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

JEFFERY W. CALHOUN, #53064,	)
PLAINTIFF,	) )
<b>v.</b>	) CIVIL ACTION 1:07CV455-MEF
SGT. WILLIAM BANKS;	)
OFFICER RAY ARNOLD;	)
OFFICER CHRISTOPHER	)
WATSON; OFFICER BRADLEY	)
CAIN; AND, OFFICER DONNY	)
SMITH,	)
	)
DEFENDANTS.	)

## AFFIDAVIT OF JEFFREY ARNOLD

STATE OF ALABAMA, HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared Jeffrey Arnold, who, being by me first duly sworn, did depose and say as follows:

My name is Jeffrey Arnold, and I am over the age of nineteen years and reside in Houston County, Alabama. I have personal knowledge of the things and matters set forth herein.

I am employed by the City of Dothan Police Department and have been so employed since 1997. I am currently assigned to the Criminal



Investigation Division of the Dothan Police Department. I am also a Certified Tazer Instructor and have been since 2003. I have trained and assisted in training almost every member of the Dothan Police Department in the proper use of the tazer system. The Dothan Police Department currently uses two types of tazers, M-26 for patrol and jail service officers and X-26, which are smaller and issued to plain clothes officers. Both models function in the same manner.

The tazer is a less than lethal conducted energy weapon shaped like a hand gun. The weapon has a cartridge on the front that contains two wire leads twenty-one feet long which are propelled by nitrogen gas when the weapon is fired. Each lead terminates with a small probe that has a barbed point. The probe will generally pierce the target's clothing and depending on the thickness of the clothing and distance from the unit, will often pierce the target's skin. The probe will only pierce the skin to a depth of onequarter inch. When the wire leads make contact with a subject, the weapon sends a five-second charge to the subject. This charge controls and overrides the body's central nervous system causing involuntary and uncontrollable contractions of the muscle tissue in order to physically debilitate a target. The device is used by Federal, State and local law enforcement agencies across the country.

It is unlikely that a tazer unit would withstand continuous activation for thirty minutes. During training we instruct officers that activation of ten consecutive cycles (50 seconds) may cause the unit to short circuit.

Dothan officers are trained in the proper use of the tazer and the department has set up guidelines in the form of Procedural General Orders for the use of the tazer. The guidelines allow the use of a tazer to subdue and apprehend a suspect who refuses to comply with lawful orders of the officer or those who resist arrest and/or handcuffing. The tazer is never used for punishment and any officer shown to have used his tazer in this manner would be subject to discipline pursuant to the Dothan Civil Service Act and prosecuted by the proper authority.

Further Affiant sayeth not.

STATE OF ALABAMA, HOUSTON COUNTY.

Sworn to and subscribed before me this A

Notary Public

My Commission Expires

LINDA R. JOHNSON Notary Public, AL State at Large My Comm. Expires Nov. 17, 2009

# **Dothan Police Department**

Name Jeffery Wayne Calhour Place CID
Name <u>Jeffery Wayne Calhour</u> Place <u>CID</u> Case Number <u>06.008802</u> Date/Time 10-9-06
BEFORE WE ASK YOU ANY QUESTIONS, YOU MUST UNDERSTAND YOUR RIGHTS.
YOU HAVE THE RIGHT TO REMAIN SILENT.
ANYTHING YOU SAY CAN BE USED AGAINST YOU IN COURT.
YOU HAVE THE RIGHT TO TALK TO A LAWYER FOR ADVICE BEFORE WE ASK YOU ANY QUESTIONS AND TO HAVE HIM WITH YOU DURING QUESTIONING.
IF YOU CANNOT AFFORD A LAWYER ONE WILL BE APPOINTED FOR YOU BEFORE ANY QUESTIONING, IF YOU WISH.
IF YOU DECIDE TO ANSWER QUESTIONS NOW, WITHOUT A LAWYER PRESENT, YOU WILL STILL HAVE THE RIGHT TO STOP ANSWERING AT ANY TIME. YOU WILL ALSO HAVE THE RIGHT TO STOP ANSWERING AT ANY TIME UNTIL YOU TALK TO A LAWYER.
WAIVER OF RIGHTS
I HAVE READ THIS STATEMENT OF MY RIGHTS AND I UNDERSTAND WHAT MY RIGHTS ARE. I AM WILLING TO MAKE A STATEMENT AND ANSWER QUESTIONS. I DO NOT WANT A LAWYER AT THIS TIME. I UNDERSTAND AND KNOW WHAT I AM DOING. NO PROMISES OR THREATS HAVE BEEN MADE TO ME AND NO PRESSURE OF ANY KIND HAS BEEN USED AGAINST ME TO GET ME TO MAKE A STATEMENT.
SIGNED Called a Calledia
WITNESS John Smul EDUCATION 2 years College
WITNESS
TIME
I HAVE EXPLAINED THE RIGHT TO REMAIN SILENT AND THE RIGHT TO COUNSEL TO AS WELL AS ALL OTHER RIGHTS WHICH HE/SHE IS
ENTITLED PRIOR TO QUESTIONING OR INTERROGATION BY LAW ENFORCEMENT OFFICERS. AFTER HAVING THESE RIGHTS EXPLAINED, HE/SHE REFUSED TO SIGN THIS STATEMENT.
SIGNED
WITNESS

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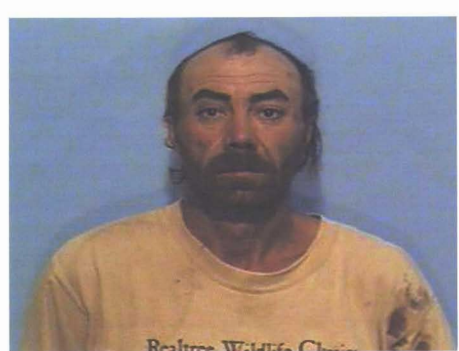
**EXHIBIT** 

TIME

Houston County Sheriff's Office Thursday, June 21, 2007 Page 1 of 1

Case 1:07-cv-00455-MEF-SRW Document 9-15

Filed 07/02/2007 Page 1 of 2



Front





Left Profile

# HOUSTON COUNTY JAIL MEDICAL CLINIC

# SICK CALL

Dr. Sam Banner Medical Director
DATE: 5-31-07
INMATE: Calhoun Juffrey D.O.B.: 9-26-66 IM#: 530-64
Chief Complaint: Needs to see destest
Allergies: \(\frac{1}{3}\)\(\frac{1}\)\(\frac{1}{3}\)\(\frac{1}{3}\)\(\frac{1}{3}\)\(\frac{1}{3}\)\(\frac{1}{3}\)\(\frac{1}{3}\)\(\frac{1}{3}\)\(\frac{1}{3}\)\(\frac{1}{3}\)\(\frac{1}{3}\)\(\frac{1}{3}\)\(\frac{1}{3}\)\(\frac{1}\)\(\frac{1}\)\(\frac{1}{3}\)\(\frac{1}\)\(\frac{1}{3}\)\(\frac
explained to IIn Calhour already
In made prone are do family for devital arrangements.
Lor dende curangenteros.

**EXHIBIT** 

# HOUSTON COUNTY JAIL MEDICAL CLINIC

# SICK CALL

	Dr. Sam Banner Medical Director	l.	
	DATE: 5-15-07	:	
	INMATE Calhoun Joffery	_ D.O.B.: 9-26-66	1/M#: 53064
	Chief Complaint:	<del></del>	
	Allergies: NXAA	v/s: 13	0/85,60,984
S,	ony Quar is nurtin	of would to	roto Millit
	ony Quar is nueting changed and a peroxide	3	dec (- 1000 - 1
د ک	Ear red on unside Ec	ur drum	Visible. Supromoli
.12	6		
X	2 alcohol 1/2 Vinepar sax	$\Delta 1$ ( $\alpha$ ( $\alpha$ ( $\alpha$	
(	otton ball in O ear.	tuaring.	
		a lem	DIYTH
		- V V	

### HOUSTON COUNTY JAIL INFURMARY

SICR CALL

D. SPEIGNER CRNP

OR SAM BANNER

Inmate Calhoun, Jeffery D.O.B. 9-26-6 GMH 58455
Chief Complaint Physica II.

Jobon \* Food Handleng VIS 104/67 71 19 97.5 Wt. 164

b. INf. Panel

INf. Panel = 11-21-06 Tb. Test = 11-27-04

# HOUSTON COUNTY JAIL. INFIRMARY

SICK CALL

D. SUMGNER CHAP
-----------------

OIL SAM DANNER

# HOUSTON COUNTY JAIL INFORMARY

SICK CALL

D. SPEGGNER CRNP

DR. SAM BANNER

DATE 10-24				,	
Inmate Calho	41 Jeffrey	в.о.в. <u>9-26</u>	-66amii 5	3064	
Chief Complaint	B/P-		83/62	Re - 100/	γ
Allergies	/ '	V/S	•	- July 1	

Med FS No 45

# HOUSTON COUNTY JAIL INFIRMARY

SICK CALL

D. SPEIGNER CRNP

DR. SAM BANNER

DATE <u>10-17-0</u>6 Jumate Calloun Juffre 0.0.B. 9-26-66 1M# 53064 Chief Allergies Denie repeat BP - 111/68 If that that he was in an "explosion" and has a problem with lond noises. If states also that wife had miscaniage a while back and that she was in here not For long ogo. Ifm states that earplus would kelp with the noise and keep him nice of quiet. Ifor signist earplings to have to keep noise 11-0 god down. In to write request form for seeing the chaplain and also a request form for earpluge from us. Jackson on Monday. If Know how to bill out request from for Medical.

Case 1:07-cv-00455-MEF-SRW Document 9-16 Filed 07/02/2007 Page 7 of 14

The to get some Cotton balls for

Morise reduction until Monday.

# HOUSTON COUNTY JAIL MEDICAL CLINIC

 $\mathcal{D}$ 

# INTAKE

	DATE 10-10-00
	INMATE Calhoun, Jeffery# 53064 DOB 7-23-66  ALLERGIES NKDA VIS 102/52 69 1898.6  HEIGHT 5'11' WEIGHT 149
	CURRENT MEDICAL PROBLEMS Soft. 2006 Themia so
	PERSONAL DOCTOR Donies ADDRESS
	Hernia - 5AMC - Sept. 2006 Ligrains area - States aron Seing Toggat
last to 2-yrs.	CURRENT MEDICATIONS  - ADHD  - ADHD
	MEDICATIONS BROUGHT IN?
	NURSING ASSESSMENT: NAD noted, I'm claims he was
	dx & HTN during his past west to SAMC
	dx & HTN during his past visit to SAMC Im Hates he has () inguinal herrica
	Im knows how to access medical
	y needed will BPXZ

TREATMENT WHILE IN HCJ

HOUS	TON COU	NTY.	JAIL N	MEDICAL	CLINIC	
Name: AMENN Name:	Jef Gely First	BERCUL L	IN SKIN	TEST REPr Residing C	ounty: Ha	USTEN
Address:				Phone No.:		
Sex; i M _ F Race:		Spe	Zip	Birthdate: _	69 Month	66 Year
Reason For Test				Site of Test	-	
Contact: Yes No				Houston C	ounty Jail Med	dical Clinic
Case:				Other		
B+A		Cut Point		B _ C _		
Date Tested //	-27	06	Tested E	Зу:	72	$\supset$
Date Read	Day Day	Year O 6 Year	Results	NEG	Nurse Initia mm Read	By: 1 MC
For Two Step Method Only	•					
Second Test Date: Month	Day	Year		Зу:	Nurse Initia	
Date Read:	Nav	Vear	Results:		mm Read	By:

Note: Positive Results & Referrals must be reported to the clients' local Health Department

DOCTORS LABORATORY INC.

2906 JULIA DRIVE, VALDOSTA GEORGIA 31604

JACKSON L. GATES, M.D. PHONE (229)244-4468

PATIENT: ,CALHOUN, JEFFERY . , SEX, SP: M

PT PHONE: FASTING: NO COLLECTED: 11/21/2006-NO TIME ACCESSION: S6302072 AGE, DOB: 40,09/26/1966 RECEIVED: 11/21/2006-6:22 PM PT ID#: 53064 REQ#: REPORTED: 11/22/2006-8:06 AM MED REC#: ROUTE/STOP: 9501 PAGE 1

PHYSICIAN: BANNER

ACCOUNT NO. 12519 CLIENT: HOUSTON COUNTY JAIL

> 901 E. MAIN STREET DOTHAN, AL 36301

TEST NAME WITHIN RANGE OUTSIDE RANGE NORMAL RANGE UNITS 

NON-REACTIVE NON-REACTIVE

HEPATITIS SCREENING PROFILE

HEPATITIS A VIRAL ANTIBODY (IgM)

ANTI-HAV (IgM) NON-REACTIVE NON-REACTIVE

INTERPRETATION: IqM antibodies to HAV not detected;

does not exclude early acute or

recovered HAV infection.

HEPATITIS B CORE ANTIBODY (IgM)

ANTI-HBc (IqM) NON-REACTIVE NON-REACTIVE

HEPATITIS B SURFACE ANTIGEN

HBsAG, SCREEN NON-REACTIVE HEPATITIS C ANTIBODY NON-REACTIVE NON-REACTIVE NON-REACTIVE

INTERPRETATION: Antibodies to HCV not detected;

does not exclude early acute

HCV infection.

HIV AB (I&II) NON-REACTIVE NON-REACTIVE

> Remote Park Transaction of the American State of the American \*\*\* FINAL REPORT \*\*\*

EXCEPT WHERE NOTED: TEST PERFORMED AT DOCTORS LABORATORY INC., VALDOSTA, GA

OCTORS L&BORAJJORYOJAS6.	MEF-SRW, D	Gument 9-16. Filed 07/0	2/2007 Page	OFBERING PHYSICIAN
	OLIA N. 1100646134 Medicare No. 65015769LA	PATIENT NAME (LAST) FIRST		PATIENT PHONE #
	2906 Julia Drive Valdosta, Georgia 316 1-800-342-7552 www.doctorslaboratory	MALE DOB  MALE  DOB  MALE  DOB  FEMALE  COM  TO CINSURANCE MALE  STREET		
		FATIENT CITY  H p INSURED'S NAME	STATE	ZIP
e e e e e e e e e e e e e e e e e e e		E A S H P T STREET		
A ST COLOR OF A		N CITY PATIENT'S RELATIONSHIP TO I		Z/P
		SELF SPOUSE [ CALL RESULTS TO.  NAME NUMBER	CHILD OTHER FAX RESULT NAME NUMBER	S TO
		NUMBER	INUMBEH	
MEDICARE #	STATE	S   DMEDICARE #		STATE
INSURANCE CO ADDRESS	GROUP	D A INSURANCE CO.		GROUP
CITY STATE	ZIP	R C ADDMESS	STATE	ZIP
. ,		CODES FOR TESTS ORDERED		
	i	· · · · · · · · · · · · · · · · · · ·		

	AMA APPROVED PANELS	CPT	CONT	TEST	<u> </u>	CPT	¢nw:	TEST	<u></u>	CPT	CONT	1	MICROBIOLOGY	CODECS	CONT
13 M		80074	SS.	1.531	GLUCOSE SERIES		- CONT	150	PT (PROTHROWBIN TIME!*	85610	CUNI	8998	CHLAMYDIA & GC: AMPLI CINA 1967.75	87491	) ICOM
7	BASIC METABOLIC PANEL	80048	SST	503	:/BS-FASTING GLUCOSE *	82947	951	43100	PSA, MEDICARE ONLY	G0103	SST	2238	CHLAMYDIA & GCHAMPLI DNA Turne	87591 67491 87591	· SC
B	COMP METABOLIC PANEL	80053	SST	566	1' H9 PP GLUCOSE	82947	SST	149	PTT (PARTIA, THROMBOPLAS.)*	B5/30	5	1	VAGINITIS PROFILE - DNA Probe for	57660	
9	E_EC*RO_YTE PANEL	60051	55-	592	05 1 HB	B2950	EST	-30	RHSUMATOID TEST (QUANT)*	86431	881	2235 !	Trichomonas Candisa.Garonerella	87480 87510	. VP
14	HEPATIC FUNCTION PANEL	80076	SST	555	2 HR PP GLUCOSE	82947	SSI	335	IRUBELLA (IbGI	86762	SST	2260	IGROUP '9' STREP CULTURE IGENTAL	E7070	İsw
19	TIPLO PAYEL*	80061	SS-	9764	FASTING & 1 HR GLUCOSE	82950	12 SST	132	APPR	B6592	SST	2233	IGROUP 181 STREET COUTURE (Junie)	87081	ISCAUF
īB .	OBSTETRIC PANEL	80055	FT LAV	556	FASTING 8 2 HR GLUCOSE	82950	2 SST	133	SED RATE (WESTERGREN!*	95657		2263	GENITAL CULTURE	87070 87071	SW
.21	RENAL PANEL	80069	SST	551-554	GLUC. "OLERANDE . HR	82951/2	n-SST	515	:SGCT (AST)	84450	SST	231	HERPES SIMPLEX CULTURE	87252 87252	Md
5	AMYLASE, SERUM	82150	SS	585-588		82951/2	n-SS1	516	SGPT (A_T)	84460	ss	231	Source	87254	M4
6	ANA	86038	SS.	415	HOG QUANTITATIVE*	84/00	SST	417	TS :TRINORYNTOCOILET: 6T	84480	387	202	ISTOOL CULTURE	87045 8704€	SC/SV
7	IANTIBODY SCREEN	66886	<u>-</u>	329	HOLI CHOLESTEROL*	83718	SST	407	TS JPTAKÉ*	84479	SS!	125	OVA & PARASITE EXAM.	B7*77	SC
1	,812, V TAMIN	82607	SST.	347	HEMOGLOBIN A1C*	83036	+	408	T4 (THYROXINE)*	84456	SST	124	OCCULT BLOOD TEST (Febal)*	52970	. SC
4	BUN :BLOOD UPEA NITROGEN:	B4520	\$81	372	HEPATITIS B CORE AB (igM)	86705	SST	353	THEOPHYLLINE	80198	3ST	243	CLOSTRIDIUM DIFFICILE TOXINS A/B	87324	SC
33	CA-125 (CANCER ANTIGEN) *	86354	88*	412	HEPATITIS & SURF. ANT-GEN	87340	55	415	TSH*	84440	SST	290	GIARDIA DETECTION BY IFA	87259	SC
4	CARBAMAZEPINE (TEGRETOLI	80156	SST	421	HEPATITIS B SURF. ANITBODY	86706	ss-	506	LAIC ACID SEAUM	84550	SST	235	WBC'S EXAM. (Fecal)	89055	SC
4	CBC *	85025	, ,	9716	HEPATITIS C ANTIBODY	86803	SST	134	JRINALYSIS*	81001	U	117	FECAL FAT (SUDAN STAIN)	82705	SC
•	CEA (CARCINGEMBRYONIC AG:*	82378	SST	9992 p	HIV 1/2 ANT BODY SCREEN*	<b>8</b> 5703	5\$1	379	VALPROIC ACID	80164	SST	280	ROTAVIRUS DETECTION BY EIA	87425	SC
7 -	CHOLESTEROL *	82465	SST	9630	HOMOCYSTEINE	83090	SST	$\vdash$	URINE CHEMISTRIES			219	JAINE CULTURE*	87086 87086	SC-U:
2	COPTISOL, SERUM (AM)	82533	SST	317	IMMUNOGLOBULINS (G.A.M)	62784x3	SST	1	24 HOUR TV:			222	ISPUTUW CULTURE	87070 87071	. SC
2	COFT.SOL. SERUM (PM)	92533	SST	320	IRON & TISC*	\$355C	SST		T		i	206	IBLOOD CULTURE	87040	90
4	CPK TOTAL	82550	SST	513	LOH TCTAL	83615	SST		CHECK HERE IF RANDOM:			200	THROAT CULTURE (Complete) THROAT CULTURE (Beta Strep, only)	87070 87070	SW SW
5	CPEATININE, SERUM	82565	SST	854	LITHIUM	80178	SST	536	CREATININE CLEARANCE	82575	SST,J	<del></del>	WOUND CULTURE		+
5 ;	CAP	86140	SSŦ	425 .	LH (LUTEINIZING HORMONE)	83002	'SS'	8282	UREA CLEARANCE	84545	SST.U	204	Source ANDO O CUITURE	87075	SW
7	CAP HIGHLY SENSITIVE	8E141	SST	325	IMAGNESIUM	63735	SST	327	LAINE PAOTEIN	84156	v	201	MISCELLANEOUS CULTURE Source	67070	SW
4	DIGOXIN*	B0167	SST	123	MONC SCREEN	66306	557	9752	MICROALBUMIN	82043	١,	208	BODY FLUID CULTURE	B7C70	SC/SV
5	DILANTIN	80185	SST	414	PHENOBARBITOL	80184	SST	35	IMICROALB/CREAT RATIO (82043)	B2570	U	207	FUNGUS CULTURE (Non-Systemic) .	87:01	i sc
5	ESTRADIOL "	82670	SST	518	POTASSIUM	84132	SST	8054	PROTEIN/CREAT RATIO (84156)	82570	U		Source GRAM STAIN		+
o l	FERRITIN SERUM*	82728	SS-	411	PREGNANCY TEST (QUALI	84703	SST		· · · · · · · · · · · · · · · · · · ·			210	Spurbe.	67205	SC/SV
3	FOLATE, SERUM	82746	SST	924	PROGESTERONE	84144	SST	KEY: S	STESERUM SEPARATOR TUBE	L=LAVE	NOAR	213	KOH PREP Source		EC/SV
8	FREE T4*	84439	357	419	PROLACTIN	84146	55"		I'N RED TOP IN-SST-REQUIRES MI				= Properties ISC = Steme Container IVP = = Unite with Preservative ISW = Curture 3		tion tube
6	FSH, SERUM	83001	SST	431	PROSTATE SPEC, ANTIGEN*	84153	SS"	6=8_u8	TOP J=URINE				:= Blood Culture Bottle;s) M4 = Muti-trans		JIT
or ar	v patient of any payor find	iudina 1	Medica	re and	Medicaid) that has a medi	ca nece	essity	require	ement, valu should only order	thase	ests v	vhich a	re medically Form a 6-51	Labra Pe	sir nami

Case 1:07-cv-00455-MEF-SRW Doct	ment 9-16 Filed 07/02/2007 Page 13 of 14
Date: 10-15-06	INMATES # <u>53064-D-Pad</u>
To: Modical.	- R. A. A.
From Lether 1.) Colhour	SR C/O SIGNATURE
NATURE OF REQUEST - Um Diopond	2040 and 1 fair 4 had my man
Whose thing's and Son things	is my Thord little AX The min
to broke down at an minus	to The And the Strains
Produ Bostine on At 4 1. De	ine oping place of the 1.V. and
nint love of the	years The Cray, I had like I'm
ding to songly, sometimes to don	Telent to organ live anymore, The
ACTION TAKEN Life in a Man, My Wy	to and I fust lost a Child from I
ant over tack with here on the	Leso spone's. I now Some Help Have!
	Joffan W. Colhoun
	J W.
INMATE R	EQUEST FORM
Date: MAY 23 5001/	INMATES # 57064 - Jefon (FU-12
To: For - medical	C/O SIGNATURE
From: January CALHOURS	SR C/O SIGNATURE
NATURE OF REQUEST 404 Told ME TO WARE & Known WH-RE I	WHEN I CARE OF LOOK DOLL
To write & Known WH-RE I	- Could prove Peroxinanto
FOR SORE DENTINE WERE!	THENK GOO.
	Jackson relieur
	V A C
ACTION TAKEN	

J-161-/e/L-/	
INMATE REQUEST F	
Date: 5- 10 - 2007	NMATES # 53064-J-18d
	C/O SIGNATURE & ANCOO
	SR C/O SIGNATURE
NATURE OF REQUEST A MIN To Lo	ought up to medical
to fut terrockish in Mr Ear a	nd Clean it allast
head out of the Left Ear. The	Sams East that Lilled
Zuth Blood Juhan I get Shot 74	ith a Torre when
the City Brought me in.	That you
ACTION TAKEN	A eller Calhour
	1989
UKI	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
	CXBP Remide
	1489

аде 1 <b>ЕХИЛВІТ</b>	1
2	

Sta	ite of Alabama		rvni	ANATION OF DIC	TITE AND	Case Number
Ue	ified Judicial System	n n	EARL	ANATION OF RIG		CC- Clarking
			ì	PLEA OF GUILT		TIG: 1
Fo	rm CR-52 (front)	Rev. 7/02	(Habitual	Felony Offender — Circuit o	r District Court)	Count #, if applicable)
		14217114-	<del></del>		++	(count #. i) applicable)
			<b>↓</b>	COURTOR	Houston	
. 11	NTHE;	/ Clu	or District)	COURT OF		,ALABAMA
		(Çircuit	or District)		(Name of Cou	unty)
S	TATE OF ALA	RAMA v.	Zefi	Fera blayer	Calhaun	:
_	TAIL OF TOTAL	<b>D</b> ( 111, 111, 111, 111, 111, 111, 111, 1		Defend	lant	
-		····				
7	O THE ABOVE-NA	MED DEFE	NOANT: After the court w	ras informed that you wish to enter	r a plea of quilty in this case	t, this is to inform you of your rights
	s a criminal defenda					
i				VALTIES APPLICABLE TO YOUR		
	You are charge	d with the cr	ine or 5010	<u> </u>	, which is a Class	Felony. The court has been
	formed that you de	sire to enter	a clea of quilty to This	s offense or Lato the crime of	_	
_			chich is a Class	Felony. The sentencing range	for the above crime(s) is se	et out below
-						
1	FELONY					1
lt	Class A			e than ninety-nine (99) years imprisons	ment or life imprisonment in the	state pendentiary, including hard labor
Н		and may in	dude a fine not to exceed \$2	20,000.		
<b> </b>	Circs &	Not less tha	n two (2) years and not more	than twenty (20) years imprisonment in	the state penitentiary, including	g hard labor and may include a fine not
Н		to exceed :	10,000. For imprisonment r	iot more than 3 years, confinement me	y be in county jail and sentence	may include hard labor for county.
l k	Class C >	Not less tha	n one (1) year and one (1) da	y and not more than ten (10) years impri	sonment in the state penitentian	y, including hard labor and may include
				onment not more than 3 years, confine		
•	You will also be	ordered to	pay the costs of court, wh	nich may include the fees of any a	ppointed attorney, and rest	itution if there is any. You will also
	e ordered to pary an	additional m	onetary penalty for the us	se and benefit of the Alabama Crim	na Victims Compensation Co	ommission of not less than \$50 and
ת			elony for which you are o			
						Va. Code 1975, as amended by Act
		_	enhanced punishment to	or anyone who has been previous!	y convicted of one or more	felonles and who then is convicted
•	a subsequent felo					
	Prior Felonies -	→	No .	One	Two	Three +
;	This offense	i	Prior Felonies	Prior Felony	Prior Felonies	Prior Felonies
			1 Yr. & 1 Day —10 Years	2—20 Years	10 — 99 Years or Life	, , , , , , , , , , , , , , , , , , , ,
	Class C Feio	ua	In State Penitentiary Fine Up To \$5,000	In State Penitentiary Fine Up To \$10,000	In State Penitentiary Eine Up To \$20,000	In State Penitentiary Fine Up To \$20,000
}				10 — 99 Years or Life	15—99 Years or Life	
1	Class & Felo	i	2 — 20 Years In State Penitentiary	In State Penitentiary	in State Penitentiary	Mandatory Life Imprisonment or any term of not less than 20
	C4422 27 L410	ן עייי	Fine Up Ta \$10,000	Fine Up To \$20,000	Fine Up To \$20,000	years Fine Up To \$20,000
			10 — 99 Years or Life	15 — 99 Years or Life	Life imprisonment or Any 1	Term   Mandatory Imprisonment For Life
1	Class A Felony	1	In State Penitentary	In State Penitentiary	Of Years Not Less Than	
1	(No prior convictions	tora	Fine Up To \$20,000	Fine Up To \$20,000	Fine Up To \$20,000	Possibility of Parole Fine Up To \$20,000
1	Class A Felony	Ī	•			1 1 2 0 10 42 5,500
l	Class A Felo	mv i	10 — 99 Years or Life	15 99 Years or Ufe	Life imprisonment or Any To	erm O Mandatory Imprisonment For
	(One or more prior	" <b>'</b>	In State Penitentiary	In State Penitentary	Years Not Less Than 9	
	convictions for any (	Case A	Fine Up To \$20,000	Fine Up To \$20,000	Fine Up To \$20,000	Fine Up to \$20,000
	Felony)	- {			A section to the section of	्राप्त विकास विकास विकास विकास
ľ	This crime is al-	sa subject to	the following enhancem	ents or additional penalties as pro	vided by law: (Provisions C	becked Apply To Your Case)
						s for sentence enhancement where
						or the following punishment in such
						of a Class B or Class C Felony, a
≥	em of imprisonmen	t of not less	than 10 years;	•		
	Enhanced F	unishment	for Drug Sale Near Sch	tool: Section 13A-12-250, Ala. Co	ide 1975, provides that any	person who is convicted of
ť	nlawfully selling an	y controlled	substance within a three	(3) mile radius of a public or priva	te school, college, universit	y or other educational institution,
n	just be punished by	an <u>addition</u>	al penalty of five years in	nprisonment in a state corrections	I facility for each violation.	This period of imprisonment is
"				pended or probation granted.	in the Code 1075 amide	
١.	i Decimenta i.i.	- UELEGENEAL	ior Drug Sale Near Hot of the cides works a the	rsing Project: Section 13A-12-2/	ing period owned by a bou	es that any person who is convicted sing authority must be punished by
Ĭ	r printe knotitions	any controle and five vest	in sousianos municipalitation en state	e correctional facility for each viola	ang project owned by a nod ation. This period of imorise	orment is mandatory and the
			suspended or probation		audit, illia polici el al-	
ר ו				d Substance To Anyone Under	18: Section 13A-12-215, Al	a. Code 1975, provides that
	nyone convicted of	selling, furn	ishing, or giving away a c	controlled substance to one who h	as not yet attained the age	
•	less A Felony and	the punishm	ent imposed shall not be	suspended or probation granted.	•	
	Drug Dema	nd Reducti	on Assessment Act and	Loss of Driving Privileges; Sec	tion 13A-12-281, Air. Code	1975, provides that, if you are
0	onvicted of a violati	on of §13A-	12-202 (criminal solicitati	on to commit controlled substance	e crime), 13A-12-203 (atten	npt to commit a controlled substance
9	nms), 13A-12-204 (	(criminal cox	(3 (velou 5 )	lawful distribution of a controlled a	pubstance), 13A-12-212 (ur	HEWITH possession or receipt of a
ĺ	A THE PERSON NAMED IN COLUMN	i, i.i.v-12-2	ra (craswita possession	on manquanar, 181), 13A-12-215 (SA	er, karmany, erc., or com	rolled substance by person over age

Form CR-52 (back)	Rev. 7/02	EXPLANATION OF RIGHTS AND PLEA OF GUILTY  (Habitual Felony Offender – Circuit or District Court)	
offender or \$2,000 if y approval, you enter a program, you may app penalty can be withdra pursuant to Section 1: offenses involving dru revocation otherwise	ou are a repeat off drug rehabilitation by to the court to re iven by the court if 3A-12-214 (unlawfi, gs), you will lose your provided by law.	1(drug trafficking), Ala. Code 1975, you shall be assessed an additional fee of \$1,000 if you are a first-time ender under one of these sections. Collection of all or part of the penalty will be suspended if, with court program and if you agree to pay for a part or all of the program costs. Upon successful completion of the duce the penalty by the amount actually paid by you for participation in the program. Any suspension of the rou fail to enroll in or successfully pursue or otherwise fail to complete an approved program. In addition, I possession of marijuana in the second degree), Section 32-5A-191(a)(3) or Section 32-5A-191(a)(4)(DU) our privilege to drive a motor vehicle for a period of six months, which shall be in addition to any suspension or	
substance abuse. Ba treatment and to pay i program to which you monitoring sessions, it	sed upon the result or the evaluation a may be referred w including random d the fees assessed	it if you are convicted of an alcohol or drug-related offense, you will be required to undergo an evaluation for s of any such evaluation, you will be required to complete the recommended course of education and/or nd any cost of program to which you are referred. Failure to submit to an evaluation or failure to complete any il be considered a violation of any probation or parole you may be granted. You may also be required to attend up and alcohol testing or blood, urine and/or breath, tests and to pay a fee for this service. You may request a if you are indigent or for any portion of time you are financially unable to pay. Community service may be try payment of fees.	
☐ DNA Sample offenses set out in Se attempt, conspiracy, o ☐ Drug Posses:	s for Criminal Off- ction 36-18-24(felo r solicitation theres sion: If you are co	enses in §36-18-24: Section 36-18-25(e), Ala. Code 1975, provides that, all persons convicted of any of the my offense or any offense contained in Chapter 6 of Title 13A - offenses involving danger to the person - or f), shall be ordered by the court to submit to the taking of a DNA sample or samples. victed in any court of this state for drug possession, drug sale, drug trafficking, or drug paraphernalia offenses a 2-260, inclusive, Ala. Code 1975, an additional fee of \$100.00 will be assessed pursuant to Section 36-18-7, Ala	). ).
	V		<u>-</u>
be compelled to give answer any questions. You have the right in the period of the per	evidence against y . If you do answer ht to enter, and con cted jury. The jury he right to be pres- ccuser(s) and all th d their testimony r require you to do th ecide not to testify, it honorably and res- cceed to trial, you ce ent evidence to co he State fails to me are waiving indicts the court. GUILTY, THERE RESENTATION BY ON YOUR GUIL, ORE ENTERING TO NYMICH EVENTY A'FILED A MOTIO IS NECESSARY TO ON HAS BEEN DO RIGHT TO APPEA RIGHT TO APPEA RIGHT TO RE OPY OF THE REC NY QUESTIONS A	RIGHTS YOU HAVE AND WAIVER OF YOUR RIGHTS  Istates and the Constitution and laws of the State of Alabama, you have a right to remain silent and you may no purself. Your attorney cannot disclose any confidential talks he/she has had with you. You are not required to questions knowing that you have a right to remain silent, you will have waived this right. Great in the constitution of the existing the process of the existing the control of the process of the control of the control of the existing to proceed the control of the court, and you would have the right to subpoens witnesses to testify on your behalf and to have their equired by the court, and you would have the right to take the witness stand and to testify, but only if you chose to itself, you can be cross examined by the State, just as any other witness is subjected to cross no one but your attorney will be allowed to comment about that fact to the jury. Your attorney is bound to do sonably do to see that you obtain a fair and impartial trial, once to court presumed to be innocent. This presumption of innocence will follow you throughout the trial until the vision the jury (or the court if the trial is non-jury) of your guilt beyond a reasonable doubt. You have no burden of its burden, you would be found not guilty. If you are entering a guilty plea to a charge for which you have not nent by a grand jury and you will be pleading guilty to a charge preferred against you by a District Attorney's will be not trial. You will be waive the fight to Above, Except Your Right? An Attorney. The State will have nothing to prove a grand jury and you will be pleading guilty to a charge preferred against you by a District Attorney's will be not trial. However, the state will be used to supply the state will be preferred against you by a District Attorney's PLEA, By Entering a PLEA of Guiltry, You will also Waive Your Right to Appead. Will be PLEA by Entering to PLEA, By Entering to PLEA, By Entering the	to to to a serior SIDSURATIR IT.
Date		Judge	-
detail the defendant's knowingly, voluntarily	rights and the con , and intelligently w	ATTORNEY'S CERTIFICATE  d to the defendant by me; that I explained the penalty or penalties involved with the defendant; that I discussed is sequences of pleading guilty; and that, in my judgment, the defendant understands the same and that he/she is alving his/her rights and entering a voluntary and intelligent plea of guilty. I further certify to the court that I have not to plead guilty and to my knowledge to one like has done so.  Attorney	
fully explained; that I i may apply to my case beverages; and I have plea agreement which I further state to	urt that my attorne understand the cha and i understand a not been threater will be stated on i the court that i am and that i knowing!	guilty of the charge to which I am entering a plea of guilty, that I desire to plead guilty, that I made up my own: , intelligently, and voluntarily waive my right to a trial in this case. I further state to the court that I am satisfied	,
Date	<del>/</del>	Demodari	_



### WARRANT FACT SHEET

Case Number: 06-008802

DEFENDANT: JEFFERY WAYNE CALHOUN

DOB: 09-26-1966

Address: 207 N. OATES ST. RM 212 DOTHAN, AL. 36303

Sex: MALE Race: WHITE

OLN: FL. C-452-439-66-3460 SSN: 261-69-9682

Height: 5' 11"

Weight: 160 LBS.

Hair: BRN

Eyes: BRN

Phone:

Probation:

CHARGE: BURGLARY 3RD DEGREE

Bond Request: \$10,000.00

VICTIM'S NAME: CHRIS LAMB / A & C AUTO REPAIR

Address: 1350 FOUNTAIN ST. DOTHAN, AL. 36303

Phone Bus: (334) 793-9860

Phone Res: (334)

WITNESSES

1. SGT. DONNY SMITH DOTHAN P. D.

(334) 615-3656

2. OFF, RAY ARNOLD

DOTHAN PD

(334) 615-3000

3. OFF. CHRIS WATSON

DOTHAN PD

(334) 615-3000

DETAILS: ON 10-9-06 AT APPROXIMATELY 0415 HOURS, OFF. ARNOLD FOUND A PARTIALLY OPENED BAY DOOR AT A&C AUTO REPAIR, 1350 FOUNTAIN ST. OFF. ARNOLD AND OFF. WATSON CONDUCTED A BUILDING SEARCH AND FOUND JEFFREY WAYNE CALHOUN HIDING IN A ROOM AT THE REAR OF THE BUSINESS. HE HAD ALREADY LOADED SEVERAL AIR TOOLS INTO A BASKET AND HID IT ACROSS THE STREET IN A WOODED AREA AND HE WAS IN THE PROCESS OF LOADING ANOTHER BASKET WHEN HE WAS ARRESTED.

Investigator: SGT, DONNY SMITH

Warrant Obtained By: SGT WONNY SMITH

Signature of Investigator)

Date: 10-9-06

EXHIBIT

	W A	RRANT			· <b>-</b>
STATE OF A	LABAMA	HOUSTON CO	OUNTY	DISTRICT COURT	ľ
AGENCY NUM	BER: 06008802	Į.	WARRANT NUMBER: OTHER CASE NBR:	WR 2006 016676.00	
TO ANY LAW!	FUL OFFICER OF THE	STATE OF A	ALABAMA:		
YOU ARE HER HIM/HER BEI ON A CHARG	REBY COMMANDED TO FORE THE DISTRICT GE (S) OF:	ARREST COURT OF I	JEFFERY WAYNE CA HOUSTON COUNTY T	LHOUN AND BRING O ANSWER THE STATE	
AND HAVE YO	BURGLARY 3RI OU THEN AND THERE	D DEGREE THIS WRIT V	CLASS: C TYPE: WITH YOUR RETURN	F COUNTS: 001 THEREON.	
YOU WILL RE	ECEIVE UNTO YOUR C	USTODY AND , OR UNI	DETAIN HIM/HER	UNTIL THE HARGED.	
	10 DAY OF OCTOBER				
rondi set a	F: \$10,000	.00 BOND	TYPE:		
SAIND	Mon	<u>.                                    </u>			
JUNE / BERI	KLWAGISHRATE OF DI	STRICT CO	PURSUANT TO 15	-10-3 OF THE SOBE OF ALABAMA	
CHARGES: BU	URGLARY 3RD DEGREE	13A-007-			· -
NAME: JEFFE	ERY WAYNE CALHOUN 07 N OATES ST RM 2	12	ALIAS: ALIAS:		
ADDRESS: CITY: DOTH	AN S'	TATE: AL		0000 000 0000 EXT: 000	
			PHONE: 000	000 0000 EXT: 000	
EMPLOYMENT: DOB: 09/26/ EYE: BRO F SID: 000000	; /1966 RACE: W HEIGHT: 5'11" WE 0000 SSN: 2616996	SEX: M IGHT: 160 82 DL NUM:	HAIR: BRO		
		EXECU	TION		
F	EXECUTED THE WITHIN				
			HE HOUSTON COUNT		
,	( ) RELEASING DE	FENDANT ON	APPEARANCE BOND		
					-
THIS	97 DAY OF	Octo	ber	2006	
		<del>euso r</del> e		<i></i>	
		SHERT	t. Down And		
		<del>B1</del> /			
COMPLAINANT	F: SGT DONNY SMIT C/O DPD 06008802 DOTHAN AL 36	Н			
	06008802 DOTHAN AL 36	303			

OPERATOR: PHT DATE: 10/10/2006

ALABAMA JUDICIAL INFORMATION SYSTEM

\* \* IN THE DISTRICT COURT OF HOUSTON COUNTY \* \* \*

AGENCY NUMBER: 06008802

WARRANT NUMBER: WR 2006 016676.00 OTHER CASE NBR:

COMPLAINT

RE ME THE UNDERSIGNED JUDGE/CLERK/MAGISTRATE OF THE DISTRICT COURT OF COUNTY, ALABAMA, PERSONALLY APPEARED SGT DONNY SMITH SEING DULY SWORN DEPOSES AND SAYS THAT HE/SHE HAS PROBABLE CAUSE FOR VING, AND DOES BELIEVE THAT JEFFERY WAYNE CALHOUN DEFENDANT NAME IS OTHERWISE UNKNOWN TO THE COMPLAINANT, DID WITHIN THE ABOVE COUNTY AND

ON OR ABOUT OCTOBER 9, 2006, KNOWINGLY ENTER OR REMAIN UNLAWFULLY A BUILDING OF A & C AUTO REPAIR, WITH THE INTENT TO COMMIT A ME THEREIN, TO-WIT: THEFT, OF THE FORM OF THE CODE OF ALLIANT OF THE CODE OF ALLIANT THE PEACE AND DIGNITY OF THE STATE OF ALABAMA. THE CODE OF ALABAMA,

CRIBED BEFORE ME THIS THE 10 DAY OF OCTOBER, 2006.

DISTRICT COURT

CHARGES: BURGLARY/3RD DEGREE 13A-007-007 F FELONY

WITNESS FOR THE STATE

SGT DONNY SMITH/C/O DPD/06008802/DOTHAN/36303

RAY ARNOLD/C/O DPD/06008802/DOTHAN/36303 CHRIS WATSON/C/O DPD/06008802/DOTHAN/36303 CHRIS LAMB/A & C AUTO REPAIR/1350 FOUNTAIN ST/DOTHAN/36303

OPERATOR: PHT DATE: 10/10/2006

Houston Co. Jail Inmate Mail

1, History Hilliam Hadalla belatiling will beather

**EXHIBIT** "R"

(alhoun # 53064- D

Case 1:07-cv-00455-MEF-SRW/ Document 9-19/ Filed 07/02/2007 Page 2 of a self from the factor of the filed of I need to Spent with the Detective on my line about a Four things and also the may be able to make a Dood, I need to be out taking land of My tanily, and me and My this Commen Jaw I made Halp think a Problem.

The House after the lost a Child on Father's Day of This year. and oursething has went Down Hill From Then on! I'm asking tol upu to take Into Consideration richat I'm telling up. Tell near to talk about Drug-Dealor's. you help me, and Halp you! Majue upu Bell-phone# Rouderte -Manes and my rujo. with our Problem, Can ule Make a Deal? I might over be able to help you in more area's will see how it work's out, If we make a Deal and you keep your work and do what we saged on, Iso do the same, and Everybody will be Content and Happy. Come Seo Me Soon! I det me Know Jeffen, W. Calhour Something

### ALABAMA BOARD OF PARDONS AND **PAROLES**

#### REPORT OF INVESTIGATION

Type of Investigation: PREPROB

**Date Dictated:** 

05/10/2007

Name:

CALHOUN JEFFREY WAYNE

PR#:

PR199502850500

Alias:

COLLINS JEFFREY WAYNE, WALLACE JEFF, OLLINS JEFFERY, COLLINS JEFFERY WAYNE, CLINES

JEFF T, CALHOUN JEFFERY WAYNE, CALHOUN JEFFERY

RS

WM

DOB: 09/26/1966, Est. Age: 07/23/1966

Height and Weight:

6'00" | 182

Complexion:

Color of Hair: BRO

Color of Eyes:

BRO

**Bodily Marks:** 

TATTOO ON LEFT LEG, TATTOO ON RIGHT LEG, TATTOO ON CHEST, TATTOO ON BACK, TATTOO

ON NECK, TATTOO ON RIGHT ARM, TATTOO ON RIGHT SHOULDER, TATTOO ON LEFT ARM,

TATTOO ON LEFT SHOULDER, TATTOO ON

UPPER LEFT ARM

Driver's License:

SSN:

261699682,

AIS#:

163934 **FBI#:** 620082DA5 **SID:**  AL01210063, FL02094767

Phone #:

3347950003

Address:

207 N OATES ST ROOM 212

DOTHAN, AL 36303

### OFFENSE(S) OF INVESTIGATION

County:

Houston

Case #:

CC 2006 001617.00

Offense(s):

BURGLARY 3RD DEGREE

Sentence(s)

Date

Begin Date Conf Imp

Conf Susp

Probation

Restitution

BURGLARY 3RD DEGREE:

04/17/2007

Y10 M00 D000

\$ 0.00

Date of Arrest: 10/09/2006

Date of Bond:

Bond Amt.:

\$ 1000.00

Judge:

Ģ

DENNY L. HOLLOWAY

D.A.:

VALESKA DOUGLAS A

Attorney:

MCGHEE BILLY SHAUN

Retained:

Appointed:

Court Ordered Restitution: \$0

NOTES:

**EXHIBIT** 

### PRESENT OFFENSE(S)

Case Number:

County Court and Houston, CC 2006 001617.00

Offense(s)

BURGLARY 3RD DEGREE

Date Begin Date Conf Imp Conf Susp Prob. Rest. Sentence(s)

BURGLARY 3RD DEGREE: G

04/17/2007

Y10 M00 D000

\$ 0.00

Date of Sentence:

Details of Offense:

(1) The details of offense were taken from the Dothan Police Department Warrant Fact Sheet concerning case number 06-008802.

On 10/09/2006, Officer Ray Arnold discovered an open door at A&C Automotive at 1350 Fountain St. Dothan, AL. Officer Arnold and Officer Chris Watson searched the building, and they found Jeffrey Calhoun hiding in a room in the rear of the business. The subject aiready loaded several air tools into a basket, and he moved the tools to a location across the street from the business. The owner of the business was notified, and he identified his tools. Jeffrey Calhoun was arrested for Burglary 3rd Degree.

On 12/13/2006, Jeffrey Calhoun was indicted by the Houston County Grand Jury. On 04/17/2007, Jeffrey Calhoun pled guilty to Burglary 3rd Degree.

On Probation At

Arrest:

On Parole At

Arrest:

No

No

Serious Physical

Injury Barring Parole:

Subject's

Statement:

(1) "I was depressed, and I got on drugs."

Case Status of

Co-defendants:

(1) N/A

Victim **Notification** Information:

Victim Impact:

(1) N/A

Victim Age:

None

Location of Offense:

Dothan, AL

Court Ordered

Restitution:

\$0

### RECORD OF ARREST(S)

Disposition Date Agency ORI Type Charge

	Sheriff's Dept.		Vehicle Theft	Other: Dropped
	Slocomb P.D. Sylacauga P.D.	Prior Adult Prior Adult	Leaving the Scene of an Accident Breaking and Entering Motor Vehicle	AOC or NCIC Other: NCIC Indicates Disposition Unavailable
11/02/1993	•	Prior Adult	Vehicle Theft	Other: Dropped
11/05/1993	St. Lucie Co., FL Sheriff's Dept.	Prior Adult	Out of State Fugitive	Other: Extradited to Alabama
11/18/1993	Geneva Co. CC1994-39	Prior Adult	Theft of Property 1st	Other: Guilty Plea to Unauthorized Use of Motor Vehicle, 12 Months
03/15/1994	Dothan P.D.	Prior Adult	Making False Report	Other: Dismissed
04/09/1994	Wetumpka P.D.	Prior Adult	Obstruct Police - Crim Impersonation	Other: Convicted
04/20/1994	Dale Co. CC1994- 233	Prior Adult	Theft of Property 1st	Other: Guilty Plea, 15 Years
12/10/1998	Marion Co. CC1997-175	Prior Adult	Escape 1st	Other: Guilty Plea, 10 Years
01/24/2002	Liberty Co., FL Sheriff's Dept.	Prior Adult	Driving While License Suspended or Revoked	Other: Nolo Contendre, Guilty/Convicted, 10 Days
03/06/2002	Houston Co. TR2002-1619	Prior Adult	Driving While Revoked	Other: Dismissed
03/06/2002	Houston Co. TR2002-1618	Prior Adult	D.U.I.	Other: Acquitted
05/15/2004		Prior Adult	Resisting Arrest	Other: Guilty
08/28/2004	Bay Co., FL Sheriff's Dept.	Prior Adult	Fraud - Utter False Instrument	Other: Held
09/12/2004	Broward Co., FL Sheriff's Dept.	Prior Adult	Charge 1 - Probation Violation Charge 2 - Probation Violation	Other: Held

#### Marital Status/History SingleWithPartner Address DOB DOD Name Marriage Begin/End Robin Brackins Dothan, AL 06/20/1968 Children Name Address DOB DOD Other Parent Housing History Homeless: No Orphanage: No

Nο

Foster Home: No Other Institution:

Boarding School: No

Health

Physical Disability: No

Mental Disability: No

Psychological Report: No

Prescribed Medications: No
Defendants Opinion

Of Drug Problem:

Denies

Past Drugs: Yes Marijuana, Cocaine

Treatment History:

Present Drugs: No

Defendants Opinion
Of Alcohol Problem:
Denies

Education

High School

Last Grade Completed Name/Year If DropOut, Reason why:

HSGraduate Southern Wayne Saints High School,

1983

College

Last Level Completed Name/Year If DropOut, Reason why:

Further Education/Training

Type Place Length Completed

Welding No,

Carpentry No,

Masonry No,

Financial Status

Owns: Land

Money Owed To Amount

Dale Medical Center \$15,000

Employment History

Type/Employer Begin Date # Months Pay Reason For Leaving

Labor \ Dothan Temporary Service / \$10 Per Hour Arrested

Labor \ Able Body Labor / \$10 Per Hour Arrested

Disaster Worker for FEMA \ Yates / \$22.50 Per HourJob Ended

Disaster Worker for FEMA \ Yates / \$:
Construction

Framing \ Wallace Construction / \$12 Per Hour Moved

Military Record
-----------------

Registered W/Selective

Service

Served

Length Of Service

Discharge Type

Yes

Discharge Reason

Highest\Discharge Rank Military Job Title

Medals/Awards

Notes:

Offender's Family

Parents

Father Address

DOB

Felony Conv. Deceased

Co. Rd. 55 Jony Calhoun Black, AL

No

No

No

Nο

Mother **Address**  DOB

Felony Conv.

Deceased

Dothan, AL

Siblings

Name

Address

DOB

Felony Conv.

Terry Calhoun

Sylvia Wallace

Black, AL

Νo

Cindy Calhoun Loretta Calhoun Geneva, AL Geneva, AL

No

Angie Bryant

Daleville, AL

Νo

Sherry Donald

Enterprise, AL

Yes

Jackie Bass

Banks, AL

Yes

Notes:

Personal Relationship

Relationship w/father: N/A

Relationship w/mother: N/A

Relationship w/siblings: Good

PROBATION PLAN

Home

Living With

Address

Refation

Robin Brackin

1007 Laurel Ave.

Fiance'

Dothan, AL

**Employment** 

Employer

Able Body Labor

Address

1307 Reeves St.

Dothan ,AL 36303

Phone

Pay Rate

(334)792-6000 Unknown

https://pappsi.alabpp.gov/print/default.aspx

5/18/2007

### **Character References**

Joy Richardson Reeves St.  Dothan, AL  713 State Ave. Dothan, AL  Dothan, AL  (334)701-2044	Name	Address	Phone	Opinion
Bobby Bennett (3341701-2044	Joy Richardson			
	Bobby Bennett		(334)701-204	4

#### **Treatments**

**Treatment Type** 

Treatment Description

Officer Remarks:

The subject has an active warrant with the Broward Co., FL Sheriff's Department.

**Recommendations To Court:** 

Based on the subject's extensive criminal history, probation is not recommended.

Signed and dated at <u>Joillan</u>, Alabama the <u>JBTH</u> day of <u>MAM</u>, <u>QCC</u>

PBF 203

Alabamia Probation and Parole Officer

Reviewed By